1 2 3 4 5 6	LAW OFFICES OF MARYLON M. BOYD MARYLON M. BOYD, SBN: 139642 TANYA R. MEYERS, SBN: 148543 405 14 th Street, Suite 1012 Oakland, CA 94612 Telephone: (510) 663-8772 Facsimile: (510) 663-8781 Attorneys for Plaintiff Marylon M. Boyd, Executor of the Estate of Cammerin Boyd		
7	IN THE UNITED O	STATES DISTRICT COURT	
8	IN THE UNITED STATES DISTRICT COURT		
9	NORTHERN DE	STRICT OF CALIFORNIA	
10			
		NO: C 02 2461 SI	
11	MARYLON M. BOYD, EXECUTOR OF THE ESTATE OF CAMMERIN		
12	BOYD	CTIDLIL ATION AND ODDED	
13	Plaintiff vs.	STIPULATION AND ORDER EXTENDING DATE FOR DR. WEINSTEIN'S	
14	ALAMEDA COUNTY;	DEPOSITION AND EXTENDING DATE FOR DISPOSITIVE MOTIONS	
15	CAPTAIN HAGEN; TECHNICIAN DUTTON; TECHNICIAN		
	WONDASO; DEUEL VOCATIONAL		
16	INSTITUTION FOR MEN; STEVE R. MOORE; NURSE SIGALES-GORMAN;		
17	OFFICER GORMAN; NURSE BLANKS;) DR. JACQUES HIRSCHLER; A.R. SMITH;		
18	CLAUDE E. FINN; M.A. HAMILTON; (
19	CAPTAIN M. H. REYES; DR. TREADWILL; DR. CROASDALE;		
20	DEPUTY BURNS OFFICER WATKINS;) OFFICER CASEY;		
	CALIFORNIA INSTITUTE FOR MEN;		
21	LORI DICARALO; DOCTORS HOSPITAL; MICHAEL DAVIS; PLEASANT) 	
22	VALLEY STATE PRISON; OFFICER HILL; SERGEANT HILL;		
23	GAIL LEWIS; SAN QUENTIN PRISON CALIFORNIA DEPARTMENT OF		
24	CORRECTIONS; PRISON HEALTH		
25	SERVICES, INC., CALIFORNIA BOARD) OF PRISON TERMS, LOUIE DININNI		
26	MOHAN SUNDARESON; GRAY DAVIS,) Governor, B. TIMOTHY GAGE, Director,		
	Department of Finance, ROBERT		
27	PRESLEY, Secretary, California Youth and Adult Correctional Agency, TERESA		
28	ROCHA, acting Director Department of		
	STIPLU ATION AND ORDER		

1 2 3 4 5	Corrections, SUSANN STEINBERG Deputy Director for Health Care Serv DONALD CALVO, M.D., STEPHEN WYMAN, M. D., SANFORD HEPPS., Does 1 through 100, inclusive Defendants	M.D.,) ices,) N)	
670		ΓΕD by and between the attorneys for Plaintiffs MARYLON of the Estate of CAMMERIN BOYD, and the attorneys for	
8 9 10 11	Defendants ALAMEDA COUNTY and the County Individual Defendants and Agencies, PRISON HEALTH SERVICES, DOCTORS HOSPITAL, TERRY CROASDALE, MICHAEL DAVIS, the "CDC" Defendants, that the June 10, 2005 deadline for taking Plaintiff's Expert deposition is extended to and through June 17, 2005. It is further stipulated between the parties that the time to file dispositive motions in this case is extended to June 24, 2005.		
13 14	So Stipulated:	s extended to June 24, 2005.	
15 16 17	Date: June 7, 2005	LAW OFFICES OF MARYLON M. BOYD	
18 19 20		Marylon M. Boyd, Attorney for Plaintiff	
21 22 23	Date:	RIGGIO, MORDAUNT & KELLY	
24 25 26 27		Neal C. Lutterman, Attorneys for Defendant Terry Croasdale, M.D.	
28	STIPULATION AND ORDER	2	

1	Date:	LAW OFFICES OF NANCY E. HUDGINS
2		
3		
4		Matthew M. Grigg, Attorneys for
5		Defendant Prison Health Services, Inc.
6		
7	Date:	STRICKLAND, HAAPALA,
8		ALTURA & THOMPSON, LLP
9		
10		Clyde Thompson, Attorneys for Defendants
11		County of Alameda, Captain Hagan,
12		Technician Dutton, Deputy Burns
13	Date:	DUMMIT, BRIEGLEB, BOYCE & BUCHHOLZ
14	2 ****	
15		
		Jeffrey Whitelaw, Attorneys for
16		Defendant Doctors Hospital of Manteca, And Michael Davis
17		
18	Date:	ATTORNEY GENERAL OF CALIFORNIA
19		
20		
21		
22		Trace O. Maiorino, Attorneys for CDC Defendants
23		San Quentin State Prison, Deuel Vocational Institute,
24		California Institute for Men, Pleasant Valley State Prison, Steve Moore, Lori DiCarlo, Gail Lewis, Claude Finn, M.A.
25		Hamilton, Nurse Sigales-Gorman, Officer Gorman, Nurse
26		Blanks, Officer Watkins, Officer Casey, Capt. M.H. Reyes, Officer Hill and Sergeant Hill
27		
28		

ORDER

GOOD CAUSE APPEARING it is so **ORDERED** that Dr. Weinstein's deposition may be taken on June 17, 2005 and the date for filing dispositive motions is extended to June 24, 2005.

Dated:

